Approved For Release 2000/08/30: CIA-RDP80-01370R000500040001-2

Public Law 53 - 82d Congress Chapter 151 - 1st Session S. 927

AN ACT

To amend section 6 of the Central Intelligence Agency Act of 1949.

Be it enacted by the Senate and House of Representatives of the

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 6 of the Central Intelligence Agency Act of 1949 (Act of June 20, 1949, ch. 227, sec. 6, 63 Stat. 211) is hereby amended by the addition of a subsection "(f)" as follows:

"(f) (1) Notwithstanding section 2 of the Act of July 31, 1894 (28 Stat. 205), as amended (5 U. S. C. A. 62), or any other law prohibiting the employment of any retired commissioned or warrant officer of the armed services, the Agency is hereby authorized to employ and to pay the compensation of not more than fifteen retired officers or warrant officers of the armed services while performing officers or warrant officers of the armed services while performing service for the Agency, but while so serving such retired officer or warrant officer will be entitled to receive only the compensation of his position with the Agency, or his retired pay, whichever he may

elect.

"(2) Nothing in this section shall limit or affect the appointment

retired officers or warrant officers of and payment of compensation to retired officers or warrant officers

not presently or hereafter prohibited by law."

Approved June 26, 1951.

Document No. __ Review of this document by CIA has determined that CIA has no objection to declass ☐ It contains information of CIA interest that must remain TS S classified at HR 18-2 Authorty: tt contains nothing of GIA interest Date 12-5-81 Reviswer 6-3619